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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/516,563	12/01/2004	Axel Hinz	PC10452US 5121	
23122 RATNERPRES	7590 11/30/2007 STIA		EXAMINER	
P O BOX 980	CE DA 10482 0000		FRANTZ, JESSICA L	
VALLEY FORGE, PA 19482-0980			ART UNIT	PAPER NUMBER
		3746	3746	
			MAIL DATE	DELIVERY MODE
			11/30/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/516,563	HINZ ET AL.			
Office Action Summary	Examiner	Art Unit			
	Jessica L. Frantz	3746			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on 01 C	October 2007				
·	<u> </u>				
,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) 11-20 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 11-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on 01 December 2004 is/a Applicant may not request that any objection to the	wn from consideration. or election requirement. er. are: a)⊠ accepted or b)□ object drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	· · · · · · · · · · · · · · · · · · ·				
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list 	ts have been received. ts have been received in Applicati ority documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:	ate			

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DETAILED ACTION

1. This Action is in response to the Amendment filed 10/1/2007. Currently claims 11-20 are pending in this application.

Claim Rejections - 35 USC § 102

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 11-17 rejected under 35 U.S.C. 102(b) as being anticipated by Finkbeiner et al. 5,997,262. Finkbeiner teaches the invention as claimed including a motor/pump unit 20 which can be used for slip-controlled motor vehicle brake systems, including an accommodating member 28 for hydraulically active components, an internal gear pump 22 arranged in a bore of the accommodating member and comprising pump components such as a pinion/internal gear combination 64, 68 arranged between two housing parts 60, 72, the pump components forming a pre-assembled unit including a motor 24 for driving the internal gear pump. Furthermore, Finkbeiner teaches a securing element 74 connects the housing parts with a relative clearance to each other (i.e. the thickness of ring 62), and in that a bore is provided in the accommodating member for the alignment of the housing parts in a radial direction as clearly shown in figure 1. Furthermore, as shown in figure 1 and discussed in Finkbeiner column 8, lines 12-39), a first housing part 72 is fixed on the accommodating member so as to be undisplaceable in an axial direction and in a radial direction, and in that the first housing part is provided to lock the pump components in the accommodating member and wherein a pin 74 with a first end 98 is provided as a securing element which is press

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fitted into a bore 176, 174 of one of the housing parts, and in that the pin includes a second end 94 with a stop 92 for securing another housing part in position wherein the pin is arranged in parallel to a pump shaft 76. Furthermore, Finkbeiner teaches the pin includes a cylindrical portion 102, which extends through a bore 148 in one of the housing parts, and in that the bore has a diameter that is larger compared to the cylindrical portion, and in that the diameter is smaller compared to the stop (see figure 3) and also that a maximum of three pins (shown with two spaced 180 degree intervals) are provided, and in that the pins are arranged at a regular angle alpha relative to each other. Finkbeiner also teaches the internal gear 64 is supported in a ring 62 that is arranged in an axial direction between the housing parts as shown in figure 2 where the pin is supported in bores of the housing parts. In regards to the newly added limitations in the various independent claims that recite "the housing parts are interconnected in a form-locking preassembly wherein the housing parts are radially moveable relative to one another prior to insertion of the preassembly into the accommodating member and are substantially fixed radially relative to one another after insertion" such a limitations is considered a product by process limitation. The determination of patentability in a product-by-process claim is based on the product itself, even though the claim may be limited and defined by the process. That is, the product in such a claim is unpatentable if it is the same as or obvious from the product of the prior art, even if the prior product was made by a different process. In re Thorpe, 777 F.2d 695, 697, 227 USPQ 964, 966 (Fed. Cir. 1985). A product-by-process limitation adds no patentable distinction to the

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claim, and is unpatentable if the claimed product is the same as a product of the prior art.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C: 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Finkbeiner et al. 5,997,262 in view of Pippes et al. WO 02/070898. For Translational purposes please see Pippes et al. 2003/0161748. Finkbeiner teaches the invention as claimed but fails to teach the following claimed limitation as taught by Pippes: a ring 5 which is pivotal relative to the housing parts 11, 12 about a pivot axis (A) (the axis of pin 22) that is arranged in parallel to a pump shaft wherein a housing part accommodates an end of a spring element 25, and in that another end of the spring element is engaged in a bore of the ring positioned in the other housing as clearly shown in figure 3 (both housing hold ring). Pippes teaches the use of the pivot and spring for the purpose of providing a pivotal axis for the ring and for delimiting the pivotal path by a pre-designed measure (see Pippes paragraphs [0024-0025]). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have included the pivot and spring for the purpose of providing a pivotal axis for the ring and for delimiting the pivotal path by a pre-designed measure (see Pippes paragraphs [0024-0025]).

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Response to Arguments

5. Applicant's arguments filed 10/1/2007 have been fully considered but they are not persuasive. Specifically, as indicated in the above rejection, the bulk of Applicant's arguments are focused on the manner in which the pump is assembled. However, such limitations are merely product by process limitations which are not patentable. Also it is pointed out that the invention of Finkbeiner is capable of completing the process steps. For example, Finkbeier's housing parts may be connected during the assembly process as a form locking preassembly wherein the parts are radially moveable relative to one another prior to insertion (where there is only one pin assembled, the two housing portions can move relative to one another) and are substantially fixed radially relative to one another after insertion (when the accommodating member locks the structure radially in place or when the rest of the pins are inserted).

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jessica L. Frantz whose telephone number is 571-272-5822. The examiner can normally be reached on Monday through Friday 8:30a.m.-5:00p.m. E.S.T..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Devon Kramer can be reached on 571-272-7118. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Jessica Free